

I urge you to stop phone companies from using misleading charges on my monthly phone bill. After recently switching service from AT&T Wireless to Spring, I discovered that Spring had charges that they failed to disclose. I support the petition filed by the National Association of State Utility Consumer Advocates and endorsed by other consumer advocacy organizations, including CU. This petition, CG Docket No. 04-208, Petition for Declaratory Ruling Regarding Truth-In-Billing and Billing Format, is long overdue. Phone bills should be truthful, easy to read and easy to understand and companies should be required to disclose all charges that they intend to place on a bill while they are proposing new phone service. Instead, the long distance and wireless bills are filled with surcharges with misleading names that imply the line items are mandated by law, when they are not. Because this practice is tolerated by the FCC, long distance and wireless phone companies are ! able to hide the true cost of service. These add-ons make the advertised price of service significantly less than the amount of the check I have to write each month to pay the bill. Competition will not work if consumers cannot accurately compare prices. The FCC should immediately grant the NASUCA petition to investigate carrier practices related to line item charges on bills for wireline and wireless phone service; to declare certain practices in violation on the Commission's "Truth in Billing" Order and to prohibit carriers from imposing separate monthly fees, line items or surcharges unless expressly mandated by law or the charge is expressly authorized by a governmental authority.